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DLA Piper LLP (US) 1251 Avenue of the Americas New York, NY 10020-1104 www.dlapiper.com

Marc E. Miller

December 20, 2023

VIA ECF

The Honorable P. Kevin Castel United States District Court Southern District of New York 500 Pearl Street New York, New York 10007

Re: Caraway Home, Inc. v. Sensio Inc. d/b/a Made by Gather Case No. 1:23-cv-09756-PKC (S.D.N.Y.)

Dear Judge Castel:

Undersigned counsel for both parties in the above-captioned matter write Your Honor concerning the Defendant Sensio Inc. d/b/a Made by Gather ("Sensio") pending Motion to Vacate a certificate of default entered against Sensio, Doc. 17, and Letter-Motion for an Extension of Time, Doc. 23. The parties also write to jointly request adjournment of the scheduled January 10, 2024 Initial Pretrial Conference. Per Rule 1(A)(iii) of Your Honor's Individual Practices in Civil Cases, the

Plaintiff Caraway Home, Inc. ("Caraway") does not oppose Sensio's pending Motion to Vacate.

Accordingly, Sensio respectfully requests the Court grant its Motion vacating at Letter-Motion for Extension of Time. Doc. 25. Therefore, Sensio also respectfully requests the Court grant its Letter-Motion, extending its time to respond to the Complaint nunc pro tunc to December 27, 2023.

The parties also respectfully and jointly request the Court adjourn the January 10, 2024 Initial Pretrial Conference to the week of January 22, 2024, or a later date that is convenient for the Court. Good cause exists for this brief adjournment to allow the parties additional time to progress this case forward on the merits, including Sensio's forthcoming response to the Complaint, and for the parties to confer pursuant to Fed. R. Civ. P. 26(f) at least fourteen days before the Initial Pretrial Conference as required in Rule 1(C)(vii) of Your Honor's Individual Practices in Civil Cases. Neither party has previously sought to adjourn the Initial Pretrial Conference.

We thank the Court for its attention to this matter.

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Respectfully submitted,

DLA Piper LLP US

/s/ Marc E. Miller

Marc E. Miller

Attorney for Defendant Sensio Inc. d/b/a Made by Gather **Bochner PLLC**

/s/ Andrew D. Bochner

Andrew D. Bochner

Attorney for Plaintiff Caraway Home, Inc.